Case: 2:24-mj-00176-EPD Doc #: 1 Filed: 03/29/24 Page: 1 of 5 PAGEID #: 1

AO 91 (Rev. 11/11) Criminal Complaint (modified by USAO for telephone or other reliable electronic means)

United States of America

UNITED STATES DISTRICT COURT

for the

Case No. 2:24- m5-176

Southern District of Ohio

Adrian MCKINNEY Defendant(s)) Case No. α . α	1 1110-17	1 1110-114	
)			
)			
CRIMINAL COMPLAINT B	Y TELEPHON	E OR OTHER RELIA	BLE ELECTRO	NIC MEANS	
		owing is true to the best of my			
On or about the date(s) of Southern District of	March 28, 2024 Ohio	in the county of	Franklin	in the	
	Onio	, the defendant(s) violated:			
Code Section 18 USC 922(g)(1) Knowingly Poss		Offense Description ess a Firearm by a Convicted Felon			
Title 21 USC 841(b)(1)(c)	Possess with in	tent to distribute a controlled s	ubstance		
This criminal complaint is	based on these facts:				
SEE ATTACHED					
S Continued on the attack	ned sheet.				
		Qo.	sh Wright		
		Con	mplainant's signature		
			h Wright ATE TFO		
		P	Mited Dame and (Do		
Sworn to before me and signed in	my presence.			,	
Date: MAVA129, 2024		Elgsta	nate segnative	ary (
City and state: C	olumbus Ohio		ate Judge Elizabeth A.	Preston Deavers	
		Pi	rinted name and title		

AFFIDAVIT

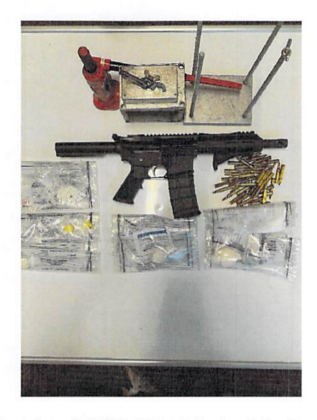
I, Joshua C. Wright, deposes and state:

- 1. I am a Task Force Officer with the Bureau of Alcohol, Tobacco, Firearm and Explosives ("ATF"), and have been since November of 2020. I am currently assigned to the Columbus, Ohio Field Office as a member of the Crime Gun Enforcement Team (CGET) Task Force. As part of my duties as an ATF Task Force Officer, I investigate criminal violations relating to federal firearms offenses, including the unlawful possession of firearms and ammunition by individuals who have been convicted in any court, of a crime punishable by imprisonment for a term exceeding one year. I have participated in numerous investigations of criminal violations relating to illegal firearms possession, firearms trafficking and shooting investigations. I am familiar with, and have utilized multiple investigative methods, including electronic surveillance, visual surveillance, search warrants, and the utilization of GPS/E-911 data.
- 2. Pursuant to 18 U.S.C. § 3051, I am empowered to enforce criminal laws of the United States. As result of my training and experience, I am familiar with federal laws including 18 U.S.C. § 922(g)(1), which states: It shall be unlawful for any person who has been convicted in any court of, a crime punishable by imprisonment for a term exceeding one year, to ship or transport in interstate or foreign commerce, or possess in or affecting commerce, any firearm or ammunition; or to receive any firearm or ammunition which has been shipped or transported in interstate or foreign commerce.
- 3. The facts in this affidavit come from my personal observations, training and experience, as well as information obtained from other agents, officers, and witnesses. This affidavit is intended to show merely that there is sufficient probable cause for the requested warrant and does not set forth all of my knowledge about this matter.

- 4. Based on my training and experience and the facts as set forth in this affidavit, there is probable cause to believe that Adrian MCKINNEY has violated 18 U.S.C. § 922(g)(1), Felon in Possession of a Firearm, and 21 U.S.C. § 841(b)(1)(C), Possession with Intent to Distribute a Controlled Substance.
- 5. On March 28, 2024, ATF agents and officers with the Columbus Police

 Department (CPD) Tactical Narcotics Team (INTAC) executed a search warrant at 810

 Wedgewood Dr, Apt 3. Adrian MCKINNEY was found to be in possession of a firearm and contraband. The search warrant was obtained through Franklin County Municipal Court earlier the same day.
- 6. MCKINNEY was observed entering the front door of 810 Wedgewood Dr., the building housing Apt. 3, and go up to the second floor. INTAC was notified and began approaching the structure. As INTAC was approaching, MCKINNEY was seen opening the curtains to 810 Wedgewood Dr., Apt. 3 and acknowledged the officers as they approached.
- 7. Officers entered Apt. 3 and MCKINNEY was detained in the living room. Investigators located several baggies of suspected narcotics, some of which were packaged individually for sale, on a coffee table next to the window through which MCKINNEY had just been seen. Two of the seized baggies appeared to contain fentanyl and some of the other suspected narcotics field-tested positive for cocaine. Under a couch cushion next to the coffee table investigators located an Anderson Manufacturing AM-15 Multi Cal (SN:22128724) loaded with 17 live rounds in the magazine and 1 live round in the chamber. A large drug press was also seized from the apartment.



- 8. During an interview of MCKINNEY at Columbus Police Headquarters,
 MCKINNEY stated the firearm that was found in 810 Wedgewood Dr. Apt. 3 under the couch
 cushion would not come back to any shootings and that it had never even been shot in the air, an
 acknowledgment of his knowledge of the presence of the firearm.
- MCKINNEY has convictions for possession of drugs, trafficking in drugs and improper handling of a firearm, all felonies punishable by more than one year in prison.
- 10. On March 28, 2024, SA Cole Benner determined the firearm (Anderson Manufacturing, Model AM-15 Multi Cal pistol, SN:22128724) was not manufactured in the state of Ohio, thus having traveled in interstate commerce.

CONCLUSION

11. Based upon the above listed facts and circumstances, affiant believes and asserts that there is probable cause to believe that on March 28, 2024, MCKINNEY did unlawfully,

knowingly possess, a firearm and ammunition in and affecting interstate commerce after having been convicted of a crime punishable by imprisonment for a term exceeding one year, in violation of Title 18, U.S.C., Section 922(g)(1) and Title 21, United States Code, Section 841(b)(1)(c) manufacture, distribute, or dispense, or possess with intent to manufacture. distribute or dispense a controlled substance. The above violations were committed in the Southern District of Ohio, Eastern Division. Your Affiant requests that an arrest warrant be issued for Adrian MCKINNEY.

Josh Wright Digitally signed by Josh Wright Date: 2024.03.29 08:51:23 -04'00'

Josh Wright, Task Force Officer Bureau of Alcohol, Tobacco, Firearms and **Explosives**

Sworn to and subscribed before me this 20^{10}

day of March

United States Magistrate Judge Southern District of Office

Eastern Division